

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

JOHN ANTHONY CASTRO,

§

Plaintiff,

§

v.

Case No. 3:18-cv-00573-G

ROY ANDREW BERG,
ALEXANDER FAIRFAX MARINO,
& MOODYS GARTNER TAX LAW,
LLP,

§

Defendants.

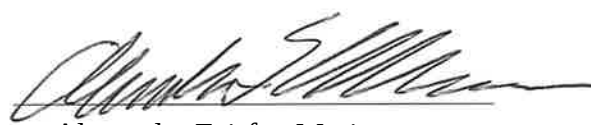
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§

DECLARATION OF ALEXANDER FAIRFAX MARINO
IN SUPPORT OF DEFENDANTS' MOTION TO DISMISS

1. My name is Alexander Fairfax Marino. I am over the age of 21 years, am fully competent to make the statements contained in this Declaration, and have personal knowledge of the facts contained herein.
2. I am currently employed as a tax lawyer for Moodys Gartner Tax Law, LLP ("Moodys"), a defendant in the above-captioned case.
3. I am a resident of Calgary, Alberta, Canada, and have been a Canadian resident since July 2012. Other than occasionally stopping at Texas airports to catch connecting flights, I last visited Texas when I was two (2) years old.
4. I do not transact business in Texas or supply goods or services in Texas.
5. I do not own, use, or possess any real property in Texas.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on June 13, 2018.



Alexander Fairfax Marino